United States District Court Southern District of New York Case No. 18-cv-0993-RA-HBP

Annamarie Trombetta Plaintiff

VS.

Norb Novocin, Marie Novocin and

Estate Auctions Inc. and William Sieppel and WorthPoint Corporation

5 Concourse Parkway NE, Suite 2850 Atlanta, Georgia 30328 Defendants PLAINTIFF'S DENIED REQUEST FOR WAIVER

OF THE SERVICE OF SUMMONS TO AMENDED COMPLAINT

TO DEFENDANT'S ATTORNEY ARNOLD LUTZKER

WILL SEIPPEL & WORTHPOINT CORPORATION

To the Honorable Judge Sarah L. Cave:

Pro Se Plaintiff, Annamarie Trombetta submits a follow up progress letter /filing regarding the Plaintiff's (July 28, 2020) Letter ECF 87 and the response by the Honorable Judge Sarah L.Cave (July 30, 2020) ECF 88 to the Plaintiff's inquires. Plaintiff is grateful to the court for the references. Each investigation has not rendered a consistent, known, permissible and proper procedure to guide the Plaintiff. This mirrors the Plaintiff's inquires and experiences prior to writing the July 28, 2020 letter, directed to Your Honor. Plaintiff again, reached out to The New York Legal Assistance Group, The New York Bar Association, two private attorneys and Pro Se Officer, Ms. Tse, who issued the Summons and Operative Complaint. The consistent reply from all investigated references was that ultimately all accepted procedures and decisions are up to the Judge; hence the July 28, 2020 letter.

On Friday August 7, 2020 Plaintiff obtained the Summons for Will Seipple and WorthPoint Corporation from the Pro Se Office. The Court records revealed the absence of the issuance of the summons for the Plaintiff's so Ordered Amended Complaint. This was due to the global pandemic and the New York. City court closures.

On Monday August 10th and August 12, 2020 Plaintiff e-mailed Defendant's Attorney Arnold Lutzker and and Will Seipple. The e-mail letter included the content of Rule 4 with the Operative Amended Complaint dated. Fcb. 21, 2020 ECF 36 and the attachment of two waivers of the summons for the required signatures. Attorney Arnold P. Lutzker and Defendant Will Scippel will not accede to Plaintiff's request to sign the waiver of the summons. Plaintiff has attached the e-mail letters and the two waivers of the summons with this letter for the court to review. Plaintiff welcomes any directions from the court to proceed effectively and efficiently in this case.

August 13, 2020

Annamarie Trombetta 175 East 96th Street (12 R) New York, New York 10128 Respectfully Submitted,

Annamarie Trombetta